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#### A BILL TO BE ENTITLED

#### AN ACT

relating to the Texas Private Employment Agency Regulatory Board; amending Subsections (d) and (e), Section 3, Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes); and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Subsections (d) and (e), Section 3, Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes), are amended to read as follows:

- "(d) No more than three members of the board may be from any one senatorial district and no more than three members of the board may be from the same county. Further, the board shall be composed of four members who at the time of their appointment operate an agency which is a part of a multiple-office or franchise operation; five members who at the time of their appointment operate an agency which is a single-office operation. Not 28 more than one person from any one multiple-office or franchise 29 operation may serve on the board simultaneously. For the purpose of this section agencies belonging or subscribing to a referral system shall not be considered as a multiple-office or franchise operation because of such membership in or subscription to such referral service.
- "(e) "(e) Except for the initial appointees, the members of the board hold office for terms of six years, with the terms of three members expiring on January 31 of each odd-numbered year. making the initial appointments, the governor shall designate three for terms expiring on January 31, 1971, three for terms expiring on January 31, 1973, and three for terms expiring on January 31, 1975. If any member of the board ceases to own an interest in 2 75. 41 interest in a private employment agency, he automatically vacates his office, which shall be filled by appointment as in the case of other vacancies."
- Sec. 2. The members of the Texas Private Employment Agency Regulatory Board holding office on the effective date of this Act continue to hold office for the terms to which they were appointed. Upon expiration of the terms of present board members, in 1973 one appointee must operate an agency which is part of a 49 multiple-office or franchise operation and two appointees must 50 operate a single office. In 1975, two appointees must operate an 51 agency which is part of a multiple-office or franchise operation and one appointee must operate a single office. In 1977, one appointee must operate an agency which is part of a multipleoffice or franchise operation and two appointees must operate a single office.

2-2882 EBL

Sec. 3. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

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2-2882

### FORM A

(For favorable and unfavorable reports on bills and resolutions, where no committee amendments are recommended.)

## **COMMITTEE REPORT**

	Date 3 / J /,
HON. G. F. (GUS) MUTSCHER	
Speaker of the House of Representatives.	
Sir:	
We, your Committee on GOVERNMENTAL H.f.	girs and Efficiency, to whom was
referred H.B No. 1001	, have had the same under consideration
and beg to report back with recommendation that it	pass, and be printed
The Bill was reported from Committee by the following vote:    Vote:	Olle Smill
Volenting and the same of the	Chairman.

(When this form is used for a favorable report on a general bill the words "do not" are marked out. If the bill is a local bill the word "not" should be inserted before the word "printed." When used for an unfavorable report the word "do" is marked out, the comma after "pass" is clanged to a period, and the remaining words also marked out.

When this form is used for a simple or concurrent resolution the comma after "pass" should be a changed to a period and the remaining words stricken out because resolutions are printed in the Journal when first introduced.)

```
H. B. No. 1001
l By: Hull
    (In the House. -- Filed March 9, 1971; March 11, 1971, read first time
2
  and referred to Committee on Governmental Affairs and Efficiency:
4 March 31, 1971, reported favorably by majority voice vote, sent to
5 Printer.)
                                  A BILL
7
                            TO BE ENTITLED
8
10 AN ACT relating to the Texas Private Employment Agency Regula-
       tory Board; amending Subsections (d) and (e), Section 3, Chapter
11
       245, Acts of the 51st Legislature, Regular Session, 1949, as
12
       amended (Article 5221a-6, Vernon's Texas Civil Statutes); and
13
       declaring an emergency.
14
15 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
     Section 1. Subsections (d) and (e), Section 3, Chapter 245, Acts of
17 the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6,
   Vernon's Texas Civil Statutes), are amended to read as follows:
     "(d) No more than three [ two] members of the board may be from any
20 one senatorial district and no more than three [two] members of the
21 board may be from the same county. Further, the board shall be com-
22 posed of four [three] members who at the time of their appointment
23 operate an agency which is a part of a multiple-office or franchise
24 operation; five members who at the time of their appointment operate
25 an agency which is a single-office operation. [in which not more than
26 eight persons are engaged in the operations thereof and such agency is
27 not, directly or indirectly, a part of a multiple-office or franchise opera-
28 tion; three members who at the time of their appointment operate an agency
29 in which more than eight persons but not more than 25 persons are engaged
30 in the operation thereof and such agency is not, directly or indirectly, a
31 part of a multiple-office or franchise operation; three members who at
32 the time of their appointment operate an agency which is a single-office
33 operation in which more than 25 persons are engaged in the operation
34 thereof, or is either a part of a multiple-office operation or of a franchise
35 operation, but] Not [n] more than one person from any one [such] multiple-
36 office or franchise operation may serve on the board simultaneously. For
37 the purpose of this section agencies belonging or subscribing to a referral
38 system shall not be considered as a multiple-office or franchise operation
39 because of such membership in or subscription to such referral service.
     "(e) Except for the initial appointees, the members of the board hold
40
41 office for terms of six years, with the terms of three members expiring
42 on January 31 of each odd-numbered year. In making the initial appoint-
43 ments, the governor shall designate three for terms expiring on January
44 31, 1971, three for terms expiring on January 31, 1973, and three for
45 terms expiring on January 31, 1975. [The governor shall make the appoint-
46 ments in such a way that the term of one member from each of the three
47 categories described in Subsection (d) of this section expires every two
48 years.] If any member of the board ceases to own an interest in a private
49 employment agency, he automatically vacates his office, which shall be
50 filled by appointment as in the case of other vacancies. "
     Sec. 2. The members of the Texas Private Employment Agency
51
52 Regulatory Board holding office on the effective date of this Act con-
53 tinue to hold office for the terms to which they were appointed.
54 expiration of the terms of present board members, in 1973 one appointee
55 must operate an agency which is part of a multiple-office or franchise
56 operation and two appointees must operate a single office. In 1975, two
57 appointees must operate an agency which is part of a multiple-office or
58 franchise operation and one appointee must operate a single office. In
59 1977, one appointee must operate an agency which is part of a multiple -
office or franchise operation and two appointees must operate a single office.
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Sec. 3. The importance of this legislation and the crowded condition of 2 the calendars in both houses create an emergency and an imperative public 3 necessity that the Constitutional Rule requiring bills to be read on three 4 several days in each house be suspended, and this Rule is hereby suspended, 5 and that this Act take effect and be in force from and after its passage, and 6 it is so enacted. COMMITTEE REPORT 8 COMMITTEE ROOM 9 Austin, Texas, March 29, 1971 10 11 Hon. G. F. (Gus) Mutscher, Speaker of the House of Representatives. SIR: We, your Committee on Governmental Affairs and Efficiency, to 13 whom was referred H. B. No. 1001, have had the same under considera-14 tion and beg to report back with recommendation that it do pass and be printed. 15 Will L. Smith, Chairman 16 BILL ANALYSIS 17 Background Information: 18 There is a need for the Texas Private Employment Agency Regulatory 19 20 Board to reflect more representation from the larger counties, where 21 most such agencies have their offices, than is currently allowed under 22 Art. 5221a-6, V.T.C.S. 23 What the Bill Proposes to Do: Changes the structure of the Board. 25 Section by Section Analysis: Section 1. Amends Subsections (d) and (e), Section (3), Article 5221a-6, 2.6 27 V. T. C. S. (d) Allows three rather than two board members to come from the same 28 senatorial district or county. Also allows four rather than three board 30 members to be from a multiple office or franchise operation. (e) Provides for the expiration of the terms of office of board members. Sec. 2. Allows the present Board to continue in office without being 32 33 affected by this Act. Sec. 3. Emergency Clause. 34 35 Summary of Committee Action: Passed favorably by a majority voice vote. 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52

H.B. No. 1001

By: Hull

## A BILL TO BE ENTITLED

## AN ACT

relating	to the	Texas I	Private	Empl	oyment	Agency	Regul	atory	Boar	d;
amending	Subsect	:10ns (d	i) and	(e),	Section	3, Ch	apter	245,	Àcts	of
the 51st	Legisla	iture, i	legular	Sess	ion, 19	49, as	amend	ied (A	rti-	
cle 5221	a-ó, Vei	mon's	exas C	ivil :	Statute	s); an	d decl	aring	an	
emergenc	у.	onthe successive that will be stated in the part of a part of the	rakit Migulipapakida sa Pang Salawak santunga	lean France - The water divines a stady base I color	and a selection of the	felle josef (n. 1921). (n. 1961). (n. 1981). (n. 1981).	وراي دريون المنافقة القنول المسافقة المنافذة	n fi anidaha a wa feet wa wa waxay	r takra san sana rakakkasa kinga	net e a <b>Tou</b> et su <sub>e</sub> n a

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Subsections (d) and (e), Section 3, Chapter 245,

Acts of the 51st Legislature, Regular Session, 1949, as amended

(Article 5221a-6, Vernon's Texas Civil Statutes), are amended to read as follows:

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Sec. 2. The members of the Texas Private Employment Agency Regulatory Board holding office on the effective date of this Act continue to hold office for the terms to which they were appointed. Upon expiration of the terms of present board members, in 1973 one appointee must operate an agency which is part of a multiple-office or franchise operation and two appointees must operate a single office. In 1975, two appointees must operate an agency which is part of a multiple-office or franchise operation and one appointee must operate a single office. In 1977, one appointee must operate an agency which is part of a multiple-office or franchise operation and two appointees must operate a single office.

Sec. 3. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house

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be suspe	nded, and	this R	ule is	hereby	suspended,	and t	that	this
Act take	effect a	ma be 1	n force	from §	and after i	ts pas	ssage	, and
it is so	enacted.	in instances	Altinopy on the contract of	non and a particular to the	And the second s			

Austin, Texas
May 10, 1971

Hon. Ben Barnes President of the Senate

Sir:

We, your Committee on State Departments and Institutions, to which was referred H. B. 1001, have had same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do not pass, but that the Committee Substitute for H. B. 1001 do pass and be printed.

Chairman

Brok

#### A BILL TO BE ENTITLED

#### AN ACT

relating to the Texas Private Employment Agency Regulatory Board; amending Subsection (d) and (e), Section 3, Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes); and declaring an emergency.

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- "(e) Except for the initial appointees, the members of the board hold office for terms of six years, with the terms of three members expiring on January 31 of each odd-numbered year. In making the initial appointments, the governor shall designate three for terms expiring on January 31, 1971, three for terms expiring on January 31, 1973, and three for terms expiring on January 31, 1975. If any member of the board ceases to own an interest in a private employment agency, he automatically vacates his office, which shall be filled by appointment as in the case of other vacancies."
- Sec. 2. The members of the Texas Private Employment Agency Regulatory Board holding office on the effective date of this Act shall continue to hold office for the terms to which they were appointed. Upon expiration of the terms of present board members, the governor shall make appointments to fill such vacancies so as to effectuate the ratio of four members of the board from multiple-office or franchise operations and five members of the

ADOPTED

MAY 19 1911

SECRETARY OF SENATE

board from single-office operations.

Sec. 3. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

# CONFERENCE COMMITTEE REPORT

Austin, Texas May 25 1971 (Date)

THE HONORABLE BEN BARNES President of the Senate

THE HONORABLE G.F. "GUS" MUTSCHER Speaker of the House of Representatives

On the part of the Senate.

SIRS:

We, your Conference Committee appointed to adjust the differences between the House and Senate on H. B. 1001, have met and adjusted our differences and beg leave to recommend · that it be passed in the form attached hereto.

	Respectfully submitted,
MAY 2 7 1971	
ALL NECESSARY RULES SUSPENDED, AND THE	There is
CONFERENCE COMMITTEE REPORT ON HOUSE	Cordell Hull, Chairman
BILL NO. 1001 ADOPTED BY A VOTE OF 140 AYES, NOES.	4
NOBS.	Finney
Dereity Hallman	F. Comballit
Chief Clerk, House of Representatives	Matt Parker
	W. Parker
	Tom Holmes
On the part of the House.  MAY 2 7 1971  MOTION TO RECONSIDER THE VOTE BY  THICH (SMALLED HI) 100 WAS	Browl
DOPTED - PASSED AND TO TABLE THE MOTION TO RECON-	Chet Brooks, Chairman
IDER PREVAILED PASSED BY A NOW . LUCUS VOTE OF	Ws(3
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CHIEF CURK HOUSE OF REPRESENTATIVES	1
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#### A BILL

#### TO BE ENTITLED

AN ACT relating to the Texas Private employment Agency Regulatory Board; amending Subsections (d) and (e), Section 3, and Subsection 1 of Section 13 (a), Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes); and declaring an emergency.

# BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Subsections (d) and (e), Section 3, Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes), are amended to read as follows:

- "(d) The Board shall be composed of four members who at the time of their appointment operate an agency which is a part of a multiple-office or franchise operation; five members who at the time of their appointment operate an agency which is a single-office operation. Not more than one person from any one multiple-office or franchise operation may serve on the board simultaneously. For the purpose of this section agencies belonging or subscribing to a referral system shall not be considered as a multiple-office or franchise operation because of such membership in or subscription to such referral service.
- "(e) Except for the initial appointees, the members of the board hold office for terms of six years, with the terms of three members expiring on January 31 or each odd-numbered year. In making the initial appointments, the governor shall designate three for terms expiring on January 31, 1971, three for terms expiring on January 31, 1973, and three for terms expiring on January 31, 1975. If any member of the board ceases to own an interest in a private employment agency, he automatically vacates his office, which shall be filled by appointment as in the case of other vacancies."
- Section 2. Subsection 1 of Section 13(a), Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes), is amended to read as follows:
- "(1) impose any fees for the registration of applicants for employment or any other fee of applicants except for the furnishing of employment referrals which result in the applicant obtaining employment."
- Section 3. The members of the Texas Private Employment Agency
  Regulatory Board holding office on the effective date of this Act shall
  continue to hold office for the terms to which they were appointed. Upon

expiration of the terms of present board members, the governor shall make appointments to fill such vacancies so as to effectuate the ratio of four members of the board from multiple-office or franchise operations and five members of the board from single-office operations.

Section 4. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

# MAY 22 19/1

The House refused to concur in Senate amendments to House Bill No 100 and has requested the appointment of a Conference Committee to sensider the differences between the two Houses.

Dense Caferies

Jun

Jem Harke

Austin, Texas

May 15 /97/
(Bate)

THE HONORABLE BEN BARNES President of the Senate

THE HONORABLE G.F. "GUS" MUTSCHER
Speaker of the House of Representatives

SIRS:

We, your Conference Committee appointed to adjust the differences between the House and Senate on <u>H. B. 1001</u>, have met and adjusted our differences and beg leave to recommend that it be passed in the form attached hereto.

Respectfully submitted,

Cordell Hull, Chairman

Finney

Cobb

Mr Parker

Tom Holmes

Chet Brooks, Chairman

On the part of the House.

RETURNED FROM SERVED Received from the Senate

SECRETARY OF SENATE

Chief Clerk, House of Representatives

Wallow

Kothmann

Watson

Bates

On the part of the Senate.

#### A BILL

#### TO BE ENTITLED

AN ACT relating to the Texas Private employment Agency Regulatory Board; amending Subsection (d) and (e), Section 3, and Subsection 1 of Section 13 (a), Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes); and declaring an emergency.

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Section 4. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

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H.B. No. 1001

#### AN ACT

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(Article 5221a-6, Vernon's Texas Civil Statutes), are amended to read as follows:

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expiring on January 31, 1973, and three for terms expiring on January 31, 1975. If any member of the board ceases to own an interest in a private employment agency, he automatically vacates his office, which shall be filled by appointment as in the case of other vacancies."

- Sec. 2. Subsection 1 of Section 13(a), Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes), is amended to read as follows:
- "(1) impose any fees for the registration of applicants for employment or any other fee of applicants except for the furnishing of employment referrals which result in the applicant obtaining employment;"
- Sec. 3. The members of the Texas Private Employment Agency Regulatory Board holding office on the effective date of this Act shall continue to hold office for the terms to which they were appointed. Upon expiration of the terms of present board members, the governor shall make appointments to fill such vacancies so as to effectuate the ratio of four members of the board from multiple-office or franchise operations and five members of the board from single-office operations.
- Sec. 4. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and this Rule is hereby suspended, and that this Act

H.B. No. 1001

take effect and be in force from and after its passage, and it is so enacted.

Lieutenant Governor President of the Senate Speaker of the House

I hereby certify that H.B. No. 1001 was passed by the House on April 23, 1971, by the following vote: Yeas 119, Nays 0; that the House refused to concur in Senate amendments to H.B. No. 1001 on May 24, 1971, and requested the appointment of a Conference Committee to consider the differences between the two Houses; and that the House adopted the Conference Committee Report on H.B. No. 1001 on May 27, 1971, by the following vote: Yeas 140, Nays 0.

Chief Clerk of the House

H.B. No. 1001

I hereby certify that H.B. No. 1001 was passed by the Senate, with amendments, on May 19, 1971, by the following vote: Yeas 31, Nays 0; at the request of the House, the Senate appointed a Conference Committee to consider the differences between the two Houses; and that the Senate adopted the Conference Committee Report on H.B. No. 1001 on May 25, 1971, by the following vote: Yeas 30, Nays 0.

Secretary of the Senate

APPROVED:

6-8-71

Date

FILED IN THE CTUICE THE SECRETARY OF STATE

JUN 9 1971

Governor

Secretary of State

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I.B. No.

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By Thee

A BILL TO BE ENTITLED

AN ACT

relating to the Texas Private Employment Agency Regulatory Board; amending Subsections (d) and (e), Section 3, Chapter 245, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 5221a-6, Vernon's Texas Civil Statutes); and declaring an emergency.

MAR 1 1971 MAR 9 1971

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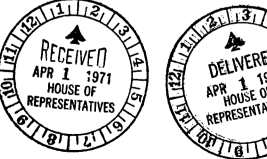
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Derectory Wallstan

Chief Clerk, House of Representatives

REPORTED FAVORABLY SENT TO PRINTER

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(Time)	(Date)

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Motion : suspend all necessary rules to consider, prevailed by WW vote.

Dorsing Hallman

Chief Clerk, House of Representatives

MR 23 197 READ SECOND

ORDERED ENGROSSED Con View- record volume

Chief Clerk, House of Representatives

APR 23 1371	Read third time
he following votes was	and Passed
by following vote: yeas	*

HOUSE OF REPRESENTATIVES

APR	23	1971 <sub>MQT</sub>	JON TO RE	CONSIDER	THE VOTE BY
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APR 2 3 1971 SENT TO ENGROSSING CLERK

C H.B. No. 1001

By: Hull

# A BILL TO BE ENTITLED

# AN ACT

amending the 51st cle 5221a	Subsections (d) and (e), Section 3, Chapter 245, Acts of Legislature, Regular Session, 1949, as amended (Arti-a-6, Vernon's Texas Civil Statutes); and declaring an
3- 9-71	Filed.
3-11-71	Read first time and referred to Committee on Governmental Affairs and Efficiency.
3-31-71	Reported favorably, sent to printer.
4- 1-71	Printed, distributed and referred to Committee on Rules at 2:30 p.m.
4-23-71	Motion to suspend all necessary rules to consider prevailed by a non-record vote.
4-23-71	
4-23-71	Read third time and passed by the following vote: Yeas 119, Nays 0.
	Dorothy Hallman Chief Clerk, H. of R.
4-23-71	Sent to Engrossing Clerk.
4-23-71	Engrossed.
	Engrossing Clerk W. of R.

APR 26 1971 RETURNED FROM ENGROSSING CLERK SENT TO SENATE

APR 26 1971 Received from the House	
APR 26 1971 Read, referred to Committee on State Departments and Institutions	
Reported favorably.	
Ordered not printed.	
MAY 1 9 1971 Regular order of business suspend	led by
	(unanimous consent.
	(
To permit consideration, reading	and passage, Senate and Constitutional Rules
Suspended by vote ofyear ANY 1 9 1971 Read second time	as,nays.  And passed to third reading.
Caption ordered amended to conf MAY 1 9 1971 Senate and Constitutional 3-Day I	Form to body of bill.
	ace bill on third reading and final passage.
MAY 1 9 1971 Read third time and passed by	(a viva-voce vote.  (31 yeas, O nays.
OTHER ACTION:  MAY 1 9 1971  Commettee See boliterte	Dinds Johnahl
for 14B 1001 was	Secretary of the Senate
MAY 19 1979 See hotetete for I+B 1001 was finally passed by a Unto 2 31 year, O mayor	RETURNED FROM SENATE 1971
MAY 1 9 1971 Returned to HOUSE	Chief Clerk, House of Representatives





MAY 1 9 1971

RETURNED FROM PRINTER.

MAY 22 1971

SENT TO THE SPEAKER

The House refused to concur in Senate amend ments to House Bill No. 1001 and has requested the appointment of a Conference Committee to consider the differences between the two Houses

Chief Clerk, House of Representatives

SENT TO ENROLLING CLERK

MAY 27 1971